## ORIGINAL

(Rev. 5/05)  FORM TO BE USED BY A PRISONER IN UNDER THE CIVIL RIGHTS AC	T, 42 U.S.C. \$1983
IN THE UNITED STATES DIS FOR THE DISTRICT OF D	A A A A A A A A A A A A A A A A A A A
(L) CHARLES MORGAN 535805 (Name of Plaintiff) (Inmate Number)	U.S. DISTRICT COURT DISTRICT OF DELAWARE By Maul
(Complete Address with zip code)  WILH, DELAWAR 1980  (2) Charles Horgan 525805	05-584-
(Name of Plaintiff) (Inmate Number)	: (Case Number) : ( to be assigned by U.S. District Court) :
(Complete Address with zip code)  (Each named party must be listed, and all names must be printed or typed. Use additional sheets if needed)	: : :
(1) New Costle County Police DEPT	CIVIL COMPLAINT
(2) State of Delance ET. Az. (3) DET Teresa A Williams DET. J. Trendwell	Jury Trial Requested
(Names of Defendants)  (Each named party must be listed, and all names must be printed or typed. Use additional sheets if needed)	
I. PREVIOUS LAWSUITS	
A. If you have filed any other lawsuits in federal court while including year, as well as the name of the judicial officer	
	- Charles Magan V.
Health Administrator, Raphael Case 1:05-cv-00419-GMS	*

HI.

## EXHAUSTION OF ADMINISTRATIVE REMEDIES n.

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In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.
A. Is there a prisoner grievance procedure available at your present institution? • Yes • • No
B. Have you fully exhausted your available administrative remedies regarding each of your present claims? •• No
C. If your answer to "B" is Yes:
1. What steps did you take?
2. What was the result? NP
D. If your answer to "B" is No, explain why not:
DEFENDANTS (in order listed on the caption)
(1) Name of first defendant: DET Teresa A Williams
Employed as Police offices at New Costle County Department
Mailing address with zip code: South dupont Highway
New Costle, DE 19720
(2) Name of second defendant: DET, J. Treadwell Police
Employed as Police office at New Costle County Department
Mailing address with zip code: South dispont Highway
New Castle, DF. 19720
(3) Name of third defendant:
Employed as at
Mailing address with zip code:

(List any additional defendants, their employment, and addresses with zip codes, on extra sheets if necessary)

- # 1 Plaintiff is being charged wrongly and froudulently being prosecuted by the state of Delaware.
- # 2 To further the Fraud by the state they are ignoring a police report statement that the victim stated the plaintiff was not the shooter.
- #3 To Further the fraud the police failed to investigate the fact the shots had to come from one of the houses in the area because the accused shooter the plantiff and notion were all being shot at.
- #4 Police Fuled to search for billets at the aleged shooting sceare, but they claimed there was 3 shots.
- # 5 Police and prosecutor are taking the world
- #6 Police and prosecutor have failed to discover or try to find a gun not any gun powder trales on the accused shooter or plaintiff.
- #7 In order Further the frond, refused to do any test to prove or disprove there was even a gun shot by plantiff or any other person accused of said alleged crime.

See other side

# 8 Defendants failed to develope a motive For the alleged shooting above A \$ 15.00 CD player that Lone gave back to witness. # 9 Defendants never questioned Lone as to gon powder blost going off in his face because he states he saw faul shoot him. #10 In order keep plantiff from recieving all the rule 16 evidence that only know victim Lane was treated for guarant wound and "the bullet was surgically removed but not kept for evidence to convict or exzonerate plaintiff of the charge. #11 DET Teress A Williams interviewed Lone at Christiana Emergera Room - But according to her report forled to obtain evidence that would prove plantitts mnocence.

#12 The fact that a bullet lodged in Lane's head the bullet would have agree through his head his skin proves that the bullet came from a long distance any and ended up in Lane body.

#13 Not checking for gun in the home for went what endence that the bullet that lodged in Lane's head came from one of the back pourches of the homes in the Row Homes.

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# H Defendants stated there was gon pauder on the word but no other place - but that close there had to be some on victim. The Defendants for went this evidence in order to make sure phintiff could not prove his case that he did not nor was not any part of the alledged crime.

## IV. STATEMENT OF CLAIM

V.

(State as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three extra sheets of paper if necessary.)

1.	SEE ATTACHED SHEETS
2.	
3.	
RELIEF	
(State bri statutes.)	efly exactly what you want the Court to do for you. Make no legal arguments. Cite no cases of
1.	\$ 3000,00 per day for Fraudulenty
1.	The second of th
	arresting Plaintiff and bring False
	charges against plaintitt.
	DET Teresa A Williams # 2415
	The state of the s

allesting plaintiff and bring false charges against plaintiff.  DET. J. Treadwell # 2428	\$ 3000,00	per do	N For	<u> Frank</u>	<u>olenth</u>
charges against plaintiff.	accesting	plantiff	- and	prind	Salse
DET.J. Trechwell # 2428	charges	against-	<u>Fertanala</u>	r	
	DET.J.	Treadwell #	F 2428		
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			<del></del>		

I declare under penalty of perjury that the foregoing is true and correct.

Signed this	28 day of July	_, 2 <u>065</u>
_	(Signature of Plaintiff 1)	
	(Signature of Plaintiff 2)	
	(Signature of Plaintiff 3)	